

(A)

UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF ILLINOIS  
EASTERN DIVISION

**RECEIVED**

FEB 27 2008 *new*

MICHAEL W. DOBBINS  
CLERK, U.S. DISTRICT COURT

TYRONE OWENS

FEB 27 2008

(Enter above the full name  
of the plaintiff or plaintiffs in  
this action)

vs.

Case No: 07 C 6800  
(To be supplied by the Clerk of this Court)

DR. ALI DOCTOR DIV. 1

DR. TING MED. DIRECTOR

CHIEF HOWELL DIV. 1

SHERIFF TOM DART

DIRECTOR OF COUNTY JAIL RAMIRO

DIRECTOR GONINEZ

(Enter above the full name of ALL  
defendants in this action. Do not  
use "et al.")

CHECK ONE ONLY:

AMENDED

☒

COMPLAINT UNDER THE CIVIL RIGHTS ACT, TITLE 42 SECTION 1983  
U.S. Code (state, county, or municipal defendants)

☐ COMPLAINT UNDER THE CONSTITUTION ("BIVENS" ACTION), TITLE  
28 SECTION 1331 U.S. Code (federal defendants)

☐ OTHER (cite statute, if known)

**BEFORE FILLING OUT THIS COMPLAINT, PLEASE REFER TO "INSTRUCTIONS FOR  
FILING." FOLLOW THESE INSTRUCTIONS CAREFULLY.**

I. Plaintiff(s):

- A. Name: TYRONE OWENS
- B. List all aliases: \_\_\_\_\_
- C. Prisoner identification number: 20070076179
- D. Place of present confinement: COOK COUNTY JAIL
- E. Address: 2750 S. CALIFORNIA

(If there is more than one plaintiff, then each plaintiff must list his or her name, aliases, I.D. number, and current address according to the above format on a separate sheet of paper.)

**II. Defendant(s):**

(In A below, place the full name of the first defendant in the first blank, his or her official position in the second blank, and his or her place of employment in the third blank. Space for two additional defendants is provided in B and C.)

- A. Defendant: DOCTOR ALI  
 Title: MEDICAL DOCTOR @ DIVISION 1  
 Place of Employment: COOK COUNTY JAIL
- B. Defendant: DOCTOR TING  
 Title: MEDICAL DIRECTOR @ COOK CO. JAIL  
 Place of Employment: COOK COUNTY JAIL
- C. Defendant: CHIEF HOWELL  
 Title: CHIEF OF SECURITY @ DIVISION 1  
 Place of Employment: COOK COUNTY JAIL

(If you have more than three defendants, then all additional defendants must be listed according to the above format on a separate sheet of paper.)

### III. Exhaustion of Administrative Remedies

You are required to exhaust all your available administrative remedies before bringing an action in federal court.

A. Is there a grievance procedure available at your institution?

YES ( ☒ ) NO ( ) If there is no grievance procedure, skip to F.

B. Have you filed a grievance concerning the facts in this complaint?

YES ( ☒ ) NO ( )

C. If your answer is YES:

1. What steps did you take?

FILED NUMEROUS GRIEVANCES AND MADE  
SEVERAL VERBAL COMPLAINTS AND REQUEST  
(WRITTEN) AND LETTERS

2. What was the result?

1. GRIEVANCE DENIED. 2. THREATS MADE TO ME.  
3. I WAS WARNED "DONT START YOUR LAWSUITS OVER HERE"

3. If the grievance was not resolved to your satisfaction, did you appeal? What was the result (if there was no procedure for appeal, so state.)

YES.  
I WAS TOLD THAT THEY COULDN'T FIND THEM  
ANYMORE.

D. If your answer is NO, explain why not:

- E. Is the grievance procedure now completed? YES ( ) NO ( ) 2
- F. If there is no grievance procedure in the institution, did you complain to authorities? YES ( ) NO ( )

G. If your answer is YES:

1. What steps did you take?

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2. What was the result?

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H. If your answer is NO, explain why not:

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**IV. List ALL lawsuits you (and your co-plaintiffs, if any) have filed in any state or federal court (including the Central and Southern Districts of Illinois):**

- A. Name of case and docket number: TYRONE OWENS V. BURTON  
et al., 01-C-6579 NORTHERN DIST. ILLINOIS
- B. Approximate date of filing lawsuit: 2001
- C. List all plaintiffs (if you had co-plaintiffs), including any aliases: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_
- D. List all defendants: C/O BURTON, TRIMMS, ACEVEDO, WALKER,  
COLLINS et al.  
\_\_\_\_\_  
\_\_\_\_\_
- E. Court in which the lawsuit was filed (if federal court, name the district; if state court, name the county): U.S. DIST. COURT NORTHERN DISTRICT, ILLINOIS
- F. Name of judge to whom case was assigned: JAMES F. HOLDERMAN &  
MAGISTRATE JUDGE MARTIN C. ASHMAN
- G. Basic claim made: BEATINGS, CONSPIRACY AND CRUEL AND UNUSUAL  
PUNISHMENT  
\_\_\_\_\_  
\_\_\_\_\_
- H. Disposition of this case (for example: Was the case dismissed? Was it appealed? Is it still pending?): SETTLED  
\_\_\_\_\_  
\_\_\_\_\_
- I. Approximate date of disposition: 2004-5

**IF YOU HAVE FILED MORE THAN ONE LAWSUIT, THEN YOU MUST DESCRIBE THE ADDITIONAL LAWSUITS ON ANOTHER PIECE OF PAPER, USING THIS SAME FORMAT. REGARDLESS OF HOW MANY CASES YOU HAVE PREVIOUSLY FILED, YOU WILL NOT BE EXCUSED FROM FILLING OUT THIS SECTION COMPLETELY, AND FAILURE TO DO SO MAY RESULT IN DISMISSAL OF YOUR CASE. CO-PLAINTIFFS MUST ALSO LIST ALL CASES THEY HAVE FILED.**

A TYRONE OWENS V, WALKER et al 02-942 SOUTHERNDIST, IL  
B 2002  
C  
D 44 DEFENDANTS  
E U.S. DIST. COURT SOUTHERN DISTRICT, ILLINOIS  
F HON: DAVID R. HERNDON  
G BEATINGS, TORTURE, RETALIATION  
H DISMISSED DUE TO NO ATTORNEY PROVIDED  
I 2007

1 TYRONE OWENS V. SHERIFF TOM DART ET AL 07-CV-6800  
2007

TOM DART, DIRECTOR JOHN DOE,  
U.S. DIST. COURT NORTHERN DIST, ILLINOIS  
JAMES F. HOLDERMAN  
DUE PROCESS, CREUL AND UNUSUAL PUNISHMENT  
STILL PENDING

## V. Statement of Claim:

State here as briefly as possible the facts of your case. Describe precisely how each defendant is involved. Include also the names of other persons involved, dates, and places. Do not give any legal arguments or cite any cases or statutes. If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. (Use as much space as you need. Attach extra sheets if necessary.)

COUNT ① 1ST 8TH DISTRICT AMENDMENT  
ON 10/7/07 I WAS SENT TO COOK COUNTY JAIL WHERE MY CONSTITUTIONAL RIGHTS WERE VIOLATED  
REPEATEDLY. IN ALL COUNTS DEFENDANTS ARE SUED IN THEIR INDIVIDUAL AND OFFICIAL CAPACITIES. ON OR ABOUT OCTOBER 10, 2007 I BEGAN COMPLAINING ABOUT ME NOT RECEIVING ANY MEDICAL ATTENTION FOR AN INFECTION THAT I THOUGHT I HAD CONTRACTED. I MADE A FEW REQUESTS WHICH WENT UNANSWERED, SO I WAITED. SOMETIME IN NOVEMBER I BEGAN TO MAKE WRITTEN COMPLAINTS/GRIEVANCES. AFTER NO RESPONSE, I CONSIDERED OTHER MEASURES, I.E. FILING A LAWSUIT. IN DECEMBER 2007 I NOTICED THAT I HAD HAD A WET DREAM AND AS I STARTED TO CHANGE MY UNDERWEAR, I NOTICED "BLOOD" IN MY BOXERS. I TRIED UNSUCCESSFULLY TO SEE A DOCTOR. I HAD THE C/O CALL TO THE DISPENSARY WHERE NURSE/DEFENDANT REYNOLDS TOLD THE C/O "HE'LL LIVE UNTIL WE SEE HIM. I'M ON MY WAY HOME. I HAVE 40 MINS LEFT" I BEGAN FILING COMPLAINTS/GRIEVANCES. THAT'S WHEN DEFENDANT HOWELL (CHIEF) CAME TO MY CELL AND MADE THREATS (SEE <sup>CELL MATE</sup> JAMES JACKSON ON H-3) HE SAID "YOU BETTER NOT BRING THAT SHIT OVER HERE, THAT YOU DID WHEN YOU SUED OTHER STAFF (SEE 01-C-6574) AFTER HE LEFT THAT DAY, HE INSTRUCTED OFFICERS TO START RETALIATION, SOME TIME IN EARLY DECEMBER AFTER I TOLD DEFENDANTS (DOCTORS) IN WRITING VERBALLY THAT THE MEDICATION THAT I WAS GIVEN @ HOME DIDN'T WORK, THE DEFENDANTS GAVE ME THE EXACT SAME MEDICATION (TWO TIMES) WASTING AN ADDITIONAL MONTH FORCING ME TO ENDURE MORE PAIN & SUFFERING. AFTER I MADE MORE VERBAL AND WRITTEN COMPLAINTS DEFENDANTS THEN SENT ME FOR SOME TEST BUT IT TOOK

OVER <sup>30 MORE</sup> DAYS AND MORE COMPLAINTS TO TRY IT AGAIN. AFTER THE 2ND TEST I RECEIVE NO MEDICATION, IN FACT DEFENDANT (DR. ALI) TOLD ME THAT "NOTHING IS WRONG WITH YOU" AND "I DON'T SEE ANY BLOOD OR SWELLING, YOU MUST STOP LYING SO YOU CAN GET COLD PILLS AND PAIN PILLS TO GET HIGH ON, THERE'S NOTHING WRONG WITH YOU. JUST LIKE WHEN YOU WERE IN THAT WHEEL-CHAIR FOR THOSE YEARS." HE GAVE ME THE SAME MED'S AGAIN SAYING "TAKE THIS TIME, YOU CAN NOW. YOU DON'T HAVE ANYTHING TO SMOKE THAT WILL STOP YOU. AS IF I WAS A CRACKHEAD. (SEE EXHIBIT G H I <sup>23</sup> J K L M N O P Q R S T U V W X Y Z). NOW I'VE NOTICED THAT I HAVE BLOOD IN MY URINE AND A DISCHARGE THAT'S REDDISH IN COLOR. THIS CONDITION HAS BECOME WORSE NOW, IN FACT IT BURNS ALWAYS. AND NOW MY PAINS HAS INCREASED AND IS NOW IN MY STOMACH TOO! IT HAS TAKEN OVER 120 DAYS FOR THE DEFENDANTS TO GIVE ME PROPER MEDICAL ATTENTION. I STILL HAVE PROBLEMS NOW WITH AN ERECTION AND BLOOD IN MY URINE. I SENT COMPLAINTS TO ALL DEFENDANTS INDIVIDUALLY TO NO AVAIL. AND RETALIATION BY DEFENDANT CHEIF HOWELL. EACH TIME I'VE WRITTEN DEF. DR. TING I RECEIVED NO RESPONSE. DEFENDANTS KNEW OR SHOULD HAVE KNOWN THAT THEIR ACTIONS COULD OR WOULD CAUSE PLAINTIFF IRREPARABLE INJURIES. AND DID SO MALICIOUSLY AND WITH <sup>THE</sup> ~~PRECISE~~ INTENT TO CAUSE BODILY HARM. AND FOR NO PENOLOGICAL PURPOSE. AS A RESULT OF DEFENDANTS VIOLATING PLAINTIFFS' CONSTITUTIONAL RIGHTS HE NOW SUFFERS FROM: SEVERE DEPRESSION, HEADACHES, BLOOD IN URINE, PAIN WHEN URINATING AND INABILITY TO HAVE ORGASM OR ERECTION

VI. Relief: FREEDOM OF SPEECH, CRUEL & UNUSUAL PUNISHMENT, DUE PROCESS, RETALIATION  
COUNT (2) 1ST, 8TH & 14TH AMENDMENT, DEFENDENTS ARE SUED IN THEIR INDIVIDUAL AND OFFICIAL CAPACITIES

Revised: 7/20/05

ON OR ABOUT DECEMBER 7 DEFENDANTS SGT. HOLMES AND SGT. HOWELL BOTH CAME TO MY TOILET TO PERSONALLY THREATEN ME EVEN PUT ME IN JAIL



SGT. HOWELL CAME TO MY TIER & CELL (DEFENDANT HOLMES ORCHESTRATED THE CHARGES THAT HAS ME IN JAIL, ONE OF HIS PEOPLE "MY EMPLOYEE" ACCUSED ME OF KIDNAPPING HER, HE INSTRUCTED IT) HE CAME TO MY TIER TO INTIMIDATE ME. AFTER HIS VISIT HE INSTRUCTED DEFENDANT HOWELL TO PRESSURE ME FOR WHAT HE BELIEVES WAS DONE TO "TASHA" (THE CHARGES I HAVE NOW) THAT'S WHEN DEFENDANT HOWELL CAME TO MY CELL AND PERSONALLY THREATENED ME (SEE (CELL MATE JAMES JACKSON'S AFFIDAVIT) THAT'S WHEN HE WARNED ME ABOUT "SUING" HIS CO-WORKERS, THIS HAS CAUSED ME TO ENDURE SEVERE ACTS OF RETALIATION. (SEE EXHIBIT G 1/8/08 - COUNT 2)) DEFENDANTS VIOLATED PLAINTIFFS CONSTITUTIONAL RIGHTS WHEN THEY KNEW OR SHOULD HAVE KNOWN THAT THEIR ACTIONS COULD ~~HAVE~~ <sup>OR</sup> WOULD CAUSE PLAINTIFF IRREPARABLE INJURIES, AND THEY DID SO MALICIOUSLY AND INTENTIONALLY WITH THE INTENT TO CAUSE INJURY TO PLAINTIFF, FOR NO PENOLOGICAL PURPOSE, AS A RESULT OF THE DEFENDANTS VIOLATIONS PLAINTIFF NOW SUFFERS FROM: SEVERE HEADACHES, SEVERE DEPRESSION, BEING IN JAIL ON FALSE CHARGES/ LOSS OF FREEDOM. OTHER MENTAL INJURIES TO BE PROVED AT TRIAL.

### RETALIATION

COUNT (3) 1<sup>ST</sup>, 8<sup>TH</sup> & 14<sup>TH</sup> AMENDMENT/CRUEL AND UNUSUAL PUNISHMENT, DUE PROCESS  
DEFENDANTS ARE SUED IN THEIR INDIVIDUAL AND OFFICIAL CAPACITIES  
ON OR ABOUT DECEMBER 2007 DEFENDANT CHIEF HOWELL INSTRUCTED SGT. POWERS TO ORDER ME "STRIP SEARCHED" <sup>2-3</sup> 3-4 TIMES A WEEK, WHICH HE DID. DEFENDANT POWERS WENT TOO FAR, HE EVEN ACTUALLY HAD MANY OF US ON H-3 SIT ON THE FLOOR (NAKED) BEFORE - AFTER DEFENDANTS HOLMES & HOWELL ~~BY~~ GAVE THE ORDER. I ALSO KNOW THAT DEFENDANT HOWELL INSTRUCTED MEDICAL STAFF TO IGNORE MY COMPLAINTS SAYING "HE'S A FAKE." ON OR ABOUT 1/8/08 I WAS STRIP SEARCHED (THIS 3<sup>RD</sup> TIME THAT WEEK) AND ORDERED TO "SIT ON THE FLOOR (NAKED) FOR 30-35 MINUTES BECAUSE DEFENDANTS HOWELL & POWERS WANTED TO GET ME TO "STOP FILING GRIEVANCES AND LAWSUITS." ONE DAY I WAS STRIP NAKED THEN ORDERED TO "JUST SIT THERE" (SEE EXHIBIT G - 1/23/08 DEFENDANTS VIOLATED PLAINTIFFS CONSTITUTIONAL RIGHTS WHEN THEY KNEW OR SHOULD HAVE

IRREPARABLE INJURIES, AND DID SO MALICIOUSLY WITH THE INTENT TO CAUSE HIM INJURY AND FOR NO PENOLOGICAL PURPOSE, AS A RESULT OF THE DEFENDANTS VIOLATING HIS RIGHTS PLAINTIFF NOW SUFFERS FROM SEVERE HEADACHES, SEVERE DEPRESSION AND OTHER MENTAL INJURIES TO BE PROVEN AT TRIAL. DEFENDANTS ARE SUED IN THE INDIVIDUAL CAPACITIES.

#### COUNT (4) RETALIATION, A ANIENDMENT DUE PROCESS

ON JANUARY 23, 2008 DEFENDANTS: NURSE REYNOLDS, DE. ALI, DR. JONES SGT. HOWELL, CHIEF HOWELL AND SHERIFF TOM DART, ALL PARTICIPATED IN THE CONSPIRACY TO VIOLATE PLAINTIFFS CONSTITUTIONAL RIGHTS. ALL DEFENDANTS WERE INSTRUCTED ABOUT THESE MEDICAL PROBLEMS BUT ONLY ALLOWED THE VIOLATIONS TO CONTINUE, AND ALL DEFENDANTS ARE SUED IN THEIR INDIVIDUAL AND OFFICIAL CAPACITIES. ON THE ABOVE DATE DEFENDANTS NURSE REYNOLDS VIOLATED MY RIGHTS WHEN I CAME TO THE DISPENSARY (FINALLY) FOR BLOOD IN MY URINE AND A DISCHARGE. SHE GOT TO BE VERY HOSTILE SAYING, "LOUDLY WHAT'S WRONG WITH YOU NOW?" I SAID "I HAVE A PROBLEM" SHE YELLED "WELL TELL ME WHAT THIS TIME" I STARTED TO GET UP TO TELL HER SO THE (5 OTHER) GUYS THERE COULDN'T HEAR MY MEDICAL PROBLEMS. SHE YELLED "I CAN HEAR YOU FROM RIGHT THERE" THEN ADDED "AND MAKE SURE YOU SPELL MY NAME RIGHT WHEN YOU SUE ME TOO!" SHE FORCED ME TO SAY OUT LOUD THAT I STILL HAD A DISCHARGE, BLOOD IN MY URINE AND SOME WELTING, CAUSING THE OTHER DETAINEES TO LAUGH AT ME AND SAY THAT I WAS HAVING SEX WITH OTHER MEN. CAUSING PROBLEMS IN THIS JAIL. PLAINTIFFS, CONSTITUTIONAL RIGHTS WERE VIOLATED WHEN <sup>DEFENDANTS</sup> ~~REYNOLDS~~ KNEW OR SHOULD HAVE KNOWN THAT THEIR ACTIONS COULD OR WOULD CAUSE HIM IRREPARABLE INJURIES, AND DID SO MALICIOUSLY WITH THE INTENT TO CAUSE HIM INJURY. FOR NO PENOLOGICAL PURPOSE, AS A RESULT OF DEFENDANT VIOLATIONS, PLAINTIFF SUFFERS FROM: SEVERE DEPRESSION, SEVERE HEADACHES, BLOOD IN URINE, LOSS OF ERECTION, BURNING WHILE URINATING, STOMACH PAINS, OTHER MENTAL INJURIES

## COUNT 5 RETALIATION

AS A RESULT OF THESE COUNTS, DEFENDANTS HAS NOW STARTED INCREASING THEIR RETALIATION I.E. MY INCOMING MAIL IS NOT GETTING TO ME, MY OUTGOING MAIL (SOMETIMES) MAKE IT. I'M NOT ALLOWED THE USE OF THE LAW LIBRARY TO MAKE COPIES. I HAVE TO TRUST OTHER GUYS TO DO IF FOR ME. THE LAW LIBRARY SAID "WE CAN'T HELP (YOU)" PLAINTIFFS RIGHTS WERE VIOLATED WHEN DEFENDANTS KNEW OR SHOULD HAVE KNOWN THAT THEIR ACTIONS COULD OR WOULD CAUSE PLAINTIFF IRREPARABLE INJURIES AND DID SO FOR NO PENO LOGICAL PURPOSE, AS A RESULT, PLAINTIFF SUFFERS FROM SEVERE DEPRESSION, SEVERE HEADACHES, OTHER MENTAL INJURIES TO BE PROVED AT TRIAL.

## PROBLEMS INSIDE THE JAIL WITH OTHER DETAINERS

## COUNT 2

SINCE I GOT HERE I'VE BEEN TRYING TO GET PROPER MEDICAL ATTENTION FOR AN INFECTION AND BLOOD IN MY URENE. I DO REMEMBER ASKING DR. ALI, "HEY DOCTOR, IF I DONT GET RID OF THIS INFECTION SOON WHAT COULD HAPPEN?" HE SAID "WELL YOU DONT HAVE AN INFECTION, THERE'S NOTHING WRONG WITH YOU, JUST LIKE BEFORE. BUT IF YOU DID HAVE AN INFECTION FOR A LONG TIME, YOU COULD HAVE SCARRING IN YOUR (?) AND YOU WOULD LOSE THE ABILITY TO MAKE BABIES" THE DOCTOR WAITED OVER 90 DAYS TO CALL ME TO EVEN SEE HIM I WAS GIVEN THE WRONG MEDICATION TWICE TAKING ANOTHER 14 DAYS. NOW MY PROBLEM IS WORSE. I'M AFRAID NOW. WHEN I SAW DR. ALI TODAY IT'S BECAUSE GLO BROWN TOLD THE SGT. WHO SENT ME DOWN THERE. THAT'S WHEN DR. ALI STARTED PUTTING ME DOWN CALLING ME A LIAR AND A FAKER. SAYING "I DONT SEE ANY BLOOD OR SWELLING, YOU MUST STOP LYING SO YOU CAN GET COLD PILLS AND PAIN PILLS. MR. OWENS, THERE'S NOTHING WRONG WITH YOU. JUST LIKE WHEN YOU WERE IN THE WHEEL-CHAIR FOR YEARS, AND I'M NOT GIVING YOU ANY DRUGS." IF THIS DOCTOR HAD DONE HIS JOBS MONTHS AGO, I WOULD NOT HAVE TO RISK NEVER "MAKING KIDS" ANYMORE AND I WOULDN'T HAVE TO ENDURE THE PAIN AND SUFFERING THAT I AM. I TOLD DR. ALI THAT I HAD BEEN TREATED WITH DIXYCYCLINE TWICE ALREADY AND IT DIDNT WORK YET HE GAVE ME MORE SAYING "TAKE IT THIS TIME, YOU CAN NOW YOU DONT HAVE ANYTHING TO SMOKE THAT WILL STOP YOU." I TRULY BELIEVE HE WAS CALLING ME A "CRACK SMOKER" I NEED TO GO TO AN OUTSIDE HOSPITAL PAID FOR BY THIS DEPARTMENT.

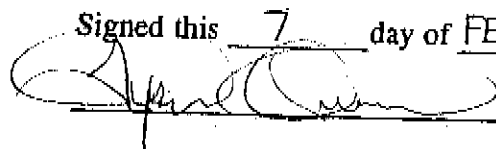
State briefly exactly what you want the court to do for you. Make no legal arguments.  
Cite no cases or statutes.

① \$2.5 MILLION FOR COUNTS 2 AND 3 COMPENSATORY DAMAGES  
\$500,000 PUNITIVE DAMAGES  
② \$4.2 MILLION FOR COUNTS 1 AND 4 COMPENSATORY DAMAGES  
\$1.75 MILLION FOR PUNITIVE DAMAGES. AND ANY OTHER RELIEF  
THE COURT DEEMS JUST AND EQUITABLE AT TRIAL

#### CERTIFICATION

By signing this Complaint, I certify that the facts stated in this Complaint are true to the best of my knowledge, information and belief. I understand that if this certification is not correct, I may be subject to sanctions by the Court.

Signed this 7 day of FEBRUARY, 2008



(Signature of plaintiff or plaintiffs)

TYRONE OWENS

(Print name)

20070076179

(I.D. Number)

2750 S. CALIFORNIA

P.O. BOX #089002

CHGO, IL 60608

(Address)

MEDICAL  
EMERGENCY

SOON ON  
JAN 3

EXHIBIT G-118108

Part-A / Control #: X

Referred To: Sgt. Div 1

☒ Processed as a request.

## COOK COUNTY DEPARTMENT OF CORRECTIONS DETAINEE GRIEVANCE

Detainee Last Name: OWENS First Name: TYRONE

ID #: 3007-0076171 Div.: 1 Living Unit: H 3 Date: 1/8/08

(COUNT 1.)

BRIEF SUMMARY OF THE COMPLAINT: I HAVE BLOOD IN MY URINE. I'VE MADE

OVER 10 REQUEST WRITTEN, AND MADE AS MUCH VERBAL COMPLAINTS TO MEDICAL STAFF, C/O'S AND WHOMEVER WOULD LISTEN. I HAVE HAD THIS PROBLEM SINCE OCTOBER 2007, I STARTED THEN COMPLAINTING. ONLY TO BE TOLD, WE'LL CALL YOU WHENEVER WE CAN, YOU'RE ON THE LIST. THAT'S OVER THREE MONTHS WITHOUT MEDICAL ATTENTION PROVIDED. (COUNT 2.) I HAVE BEEN REPEATEDLY BEEN FORCED TO BE STRIPPED/SEARCHED 2-3 TIMES WEEKLY BY DIVISION 1 C/O'S AND FORCED TO SIT ON THE NASTY FLOOR (NAKED) FOR 20-25 MINUTES.

(COUNT 3) 14 AMENDMENT, 8TH AMENDMENT. (RECEIVED FROM PUNISHMENT, DUE 1/6/08). ON 1/11/08 DIVISION 1 STAFF BEGAN TO INSTITUTE A FORM OF TORTURE AND COMMIT ACTS OF CRUEL AND INHUMAN PUNISHMENT, THEN THEY ORDERED 11-3 ON LOCK DOWN.

JAMES JACKSON 2004

NAME OF STAFF OR DETAINEE(S) HAVING INFORMATION REGARDING THIS COMPLAINT:

IMMEDIATE MEDICAL ATTENTION, 1170 ONLY CALL DIRECT CALL.

ACTION THAT YOU ARE REQUESTING:

IMMEDIATE RELEASE FROM 23 & 1 STATUS.

DETAINEE SIGNATURE:

C.R.W.'S SIGNATURE:

DATE C.R.W. RECEIVED: 1/11/08

case note: Decisions of the "Detainee Disciplinary Hearing Board" cannot be grieved or appealed through the use of a grievance form. All appeals must be made in writing and directly submitted to the Superintendent.



## C.C.D.O.C. DETAINEE GRIEVANCE FORM PROCESSED AS A REQUEST

## Please Note :

- If the detainee is not satisfied with the response and/or attempt at resolving this issue, the detainee may resubmit the concern and it will be processed as a grievance.
- When processed as a request, an appeal of the response and/or action taken cannot be made.
- When processed as a request, PART-B is not applicable.

Detainee's Last Name:

OWENS

First Name:

TYRONE

ID#:

2007-0076177

Div:

1

Tier/Living Unit:

H-3

Date of Request:

1/8/08

Date C.R.W. Received Request:

1/10/08

This request has been processed by:

J. J. J.

C.R.W.

## Summary of Request:

LAST SEEN BY MEDICAL - JAN 3 08  
 REVIEW STRIP SEARCH PROCEDURE

## Response and/or Action Taken:

AS NOTED ABOVE INMAIL WAS SENT BY MEDICAL PERSONAL ON 03 JAN 08.  
 STRIP SEARCHES ARE PERFORMED/CONDUCTED TO STOP THE INTRODUCTION OF  
 COMBATANT INCLUDING WEAPONS AND/OR DRUGS. ALL STAFF WERE REMINDED  
 TO MAINTAIN PROFESSIONALISM AT ALL TIMES.

CHIEF D. HOWELL  
 (Print name of individual responding)

CHIEF D. HOWELL  
 (Signature of individual responding)

Date: 13/JAN/08 Div./Dept. 1

**C.C.D.O.C. DETAINEE GRIEVANCE / REFERRAL & RESPONSE**

\*EMERGENCY GRIEVANCES ARE THOSE INVOLVING AN IMMEDIATE THREAT TO THE WELFARE OR SAFETY OF A DETAINEE\*

Detainee's Last Name: CLARK First Name: TYRONE ID#: 2007-0076179Is This Grievance An Emergency? YES ☐ NO ☒C.R.W.'S Summary Of The Complaint: D-1 nurse alleges unprofessional conduct by medical staff.C.R.W. Referred Griev. To: CLARK Date Referred: 01/25/08Response Statement: Referred to Medical & Patient Care Services

C. Smith (print - name of individual responding to this griev.) C. Smith (signature of individual responding to this griev.) Date: 1/29/08 Div./Dept. C115

U. Norwood (print - name of Supt. / Designee / Dept. Admin.) U. Norwood (signature of Supt. / Designee / Dept. Admin.) Date: 30 Jan 08 Div./Dept. 1

WARREN (print - name of Prog. Serv. Admin. / Asst. Admin.) WARREN (signature of Prog. Serv. Admin. / Asst. Admin.) Date: 1/29/08

Date Detainee Received Response: 1/1/08 Detainee Signature: [Signature]**REQUEST FOR AN APPEAL**

\*APPEALS MUST BE MADE WITHIN 14 DAYS OF THE DATE THE DETAINEE RECEIVED THE RESPONSE\*

Date Detainee Request For An Appeal: 1/1/08

Detainee's Basis For An Appeal: \_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

Appeal Board's Acceptance Of Detainee's Request: YES ☐ NO ☐

Appeal Board's Reasoning / Decision / Recommendation To The Superintendent Or Administrator: \_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

Appeal Board's Signatures / Dates: \_\_\_\_\_

\_\_\_\_\_

Date Detainee Rec.'d the Appl. Bd.'s Response: 1/1/08 Detainee Signature: \_\_\_\_\_

GRIEVANCE CODE(S): ( ) ( ) ( ) ( )



## C.C.D.O.C. DETAINEE GRIEVANCE / REFERRAL &amp; RESPONSE

\*EMERGENCY GRIEVANCES ARE THOSE INVOLVING AN IMMEDIATE THREAT TO THE WELFARE OR SAFETY OF A DETAINEE\*

Detainee's Last Name: Quana First Name: Tyrone ID# 2007-0076179Is This Grievance An Emergency? YES ☐ NO ☒C.R.W.'S Summary Of The Complaint: Detainee alleges officers are unprofessionally strip searching himC.R.W. Referred Griev. To: Supt Div-1 Date Referred: 12/18/07Response Statement: ALL STAFF WERE REMINDED TO MAINTAIN PROFESSIONALISM AT ALL TIMESCHIEF D. HOWELL  
(print - name of individual responding to this griev.)Chief D. Howell  
(signature of individual responding to this griev.)Date: 24/DEC/07 Div./Dept. DIV 1\*  
(print - name of Supt. / Designee / Dept. Admin.)

(signature of Supt. / Designee / Dept. Admin.)

Date: 1/1/08 Div./Dept. 

(print - name of Prog. Serv. Admin./ Asst. Admin.)

(signature of Prog. Serv. Admin./ Asst. Admin.)

Date: 1/4/08Date Detainee Received Response: 1/4/08

Detainee Signature: \_\_\_\_\_

## REQUEST FOR AN APPEAL

\*APPEALS MUST BE MADE WITHIN 14 DAYS OF THE DATE THE DETAINEE RECEIVED THE RESPONSE\*

Date Detainee Request For An Appeal: 1/1/08

Detainee's Basis For An Appeal: \_\_\_\_\_

Appeal Board's Acceptance Of Detainee's Request: YES ☐NO ☐

Appeal Board's Reasoning / Decision / Recommendation To The Superintendent Or Administrator: \_\_\_\_\_

Appeal Board's Signatures / Dates: \_\_\_\_\_

Date Detainee Rec.'d the Appl. Bd.'s Response: 1/1/08 Detainee Signature: \_\_\_\_\_

GRIEVANCE CODE(S): ( ) ( ) ( ) ( )

(WHITE COPY - PROG. SERV.) (YELLOW COPY - C.R.W.) (PINK COPY - DETAINEE) (GOLDENROD COPY - DIVISION/SUPT. OFFICE)

EXHIBIT G/1-23-08

Part-A / Control #: 200 X 11

Referred To: 2901

☐ Processed as a request.

Detainee Last Name: OWENS First Name: TYRONE

ID #: 2007-00761-79 Div.: 1 Living Unit: 1 Date: 12/31/07

COUNT ①  
BRIEF SUMMARY OF THE COMPLAINT: ON THE ABOVE DATE DR. ALI AND MR. REYNOLDS IGNORED MY HEALTH AND VIOLATED MY RIGHTS. I HAVE BLOOD IN MY URINE  
HAS BEEN OVER THREE MONTHS THAT I'VE HAD THAT AND 11 DISCHARGE.  
I'VE COMPLAINED OVER 5 TIMES. WHEN NURSE REYNOLDS (LADY) ASKED "WHAT'S  
WRONG WITH YOU NOW?" I SAID "I HAVE A PROBLEM" SHE SAID "WELL, TELL ME  
WHAT THE PROBLEM IS" I STARTED TO GET UP TO TELL HER SO NURSE REYNOLDS STOPPED ME  
SAYING "I CAN TAKE FROM HERE" WHERE YOU'RE AT. AND MAKE SURE YOU SPELL MY NAME RIGHT WHEN YOU  
CALL ME TOO" SHE MADE ME SAY THAT I HAD NO DISCHARGE STILL AND BLOOD IN  
MY URINE WITH SWELLING. OTHER DETAINEE'S STANDING BY WATCHING ME  
LYING THAT I WAS SEXING OTHER PRISONER. IN JULY, CHAIRMAN MADE

NAME OF STAFF OR DETAINEE(S) HAVING INFORMATION REGARDING THIS COMPLAINT:

IMMEDIATE MEDICAL ATTENTION BY SINGAPORE HOSPITAL LIAISON  
ACTION THAT YOU ARE REQUESTING:

DR. W'S SIGNATURE

DATE C.R.W. RECEIVED: 01/14/58

Please note: Decisions of the "Detainee Disciplinary Hearing Board" cannot be grieved or appealed through the use of a grievance form. All appeals must be made in writing and directly submitted to the Superintendent.

MEDICAL  
EMERGENCY

JOHN  
JAN 3

Part-A / Control #: XReferred To: Supt Div. 1☒ Processed as a request.

## COOK COUNTY DEPARTMENT OF CORRECTIONS DETAINEE GRIEVANCE

Detainee Last Name: OWENS First Name: TYRONE

ID #: 3007-0076171 Div.: 1 Living Unit: H 3 Date: 1/8/08

(COUNT 1.)

BRIEF SUMMARY OF THE COMPLAINT: I HAVE BLOOD IN MY URINE. I'VE MADE

OVER 10 REQUEST WRITTEN, AND MADE AS MUCH VERBAL COMPLAINTS TO  
MEDICAL STAFF, COPS AND WHATEVER WOULD LISTEN. I HAVE HAD THIS PROBLEM SINCE  
OCTOBER 2007, I STARTED THEN COMPLAINTING. ONLY TO BE TOLD, WELL CALL YOU  
WHenever we can make on the list. THAT'S OVER THREE MONTHS WITHOUT MEDICAL  
ATTENTION PROVIDED. (COUNT 2.) I HAVE BEEN REPEATEDLY BEEN FORCED TO BE  
STRIKED/SUNBURNED 3-3 TIMES WEEKLY BY DIVISION 1 COPS AND FORCED TO  
SIT ON THE NASTY FLOOR (NARRED) FOR 20-15 MINUTES.

(COUNT 3) 14 AMENDMENT, 8TH AMENDMENT (RECEIVED AND AMENDMENT, ONE 146 PDS.  
ON APR 11/08 DIVISION 1, STAFF BEGIN TO TORTURE AS TOOL OF TORTURE AND  
COMMIT A LOT OF CRUEL AND BARBARIC ACTS, THEN THEY KICKED IN 3 UNLOCKED DOOR.

JAMES JACKSON 2004

NAME OF STAFF OR DETAINEE(S) HAVING INFORMATION REGARDING THIS COMPLAINT:

IMMEDIATE MEDICAL ATTENTION, ATTORNEY CALL DIRECT CALL.

ACTION THAT YOU ARE REQUESTING:

IMMEDIATE RELEASE FROM 23 \$1 STATES.

DETAINEE SIGNATURE: 

C.R.W.'S SIGNATURE: 

DATE C.R.W. RECEIVED: 1/10/08

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All appeals must be made in writing and directly submitted to the Superintendent.*